The Director

Central Intelligence Agency

Approved For Release 2002/08/21; CIA-RDP85-00821R000100080010-7

Washington, D. C. 20505

Honorable Edward P. Boland, Chairman Permanent Select Committee on Intelligence House of Representatives Washington, D.C. 20515

Dear Mr. Chairman:

Thank you for your letter of August 14, 1979, in which you accurately stated the understanding that you and I have with regard to timely notifications to the House Permanent Select Committee on Intelligence of possible illegal or improper actions by intelligence officers or employees, or which otherwise relate to concerns of your Committee. I concur with the philosophy and the concerns expressed in your letter and both I and my staff will make every effort to be as forthcoming as humanly possible.

Having said this, I feel compelled to add that we will be forced to use some judgment in this area. Differently expressed, frequently there is no reliable way to determine that which might appear in tomorrow's press and/or how that particular item will be treated by the media. Having said this, please be assured that we all will make every effort to err on the side of overinforming rather than allowing matters to slip up on us.

I would like to take this opportunity to thank you personally and the other members of your Committee for your support and understanding throughout the first two years of the Committee's existence and I look forward to a continuingly healthy and vigorous relationship.

Yours sincerely,

STANSFIELD TURNER

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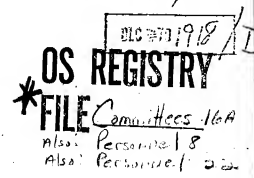
WASHINGTON, D.C. 20515

Thomas K. Latimer, Staff Director Michael J. Wheil, Chief Counsel

August 14, 1979

Honorable Stansfield Turner Director of Central Intelligence Washington, D. C. 20505

Dear Admiral Turner:



Executive Pegistry

The Congressional Record of Thursday, August 2, contains a statement on page H7190, a copy of which I enclose, in which I announced to the House and to the public the results of an investigation which I had asked the Committee staff to undertake concerning a 1978 incident involving a CIA employee's unauthorized access to files of the Select Committee on Assassinations. I ended that statement by announcing that I, acting for the Permanent Select Committee on Intelligence, had reached an understanding with you, as Director of Central Intelligence, to the effect that, "should circumstances arise which suggest illegal or improper actions by intelligence officers or employees, or which otherwise relate to concerns of this Committee," you would promptly bring them to the attention of the Committee. I also said that such an arrangement would improve an important area of Congressional oversight.

I am encouraged by this arrangement. I feel your acceptance of it is positive evidence of an effort to establish real two-way communication with this Committee. When I dicussed the understanding we had reached with the Committee before issuing my statement, members agreed that such an arrangement was necessary and that it ought to be confirmed in the future with successor Directors of Central Intelligence. It was also suggested that an intelligence charter should contain such a provision. assessing what ought to be communicated to you as an area of particular concern to the Committee, it was proposed that the Committee be informed of anything which would tend to embarrass the intelligence community. It was felt that this description, though general in nature and susceptible to problems of interpretation, would encompass the necessarily broad reach of Congressional oversight of intelligence activities. As one member put it, anything which might tend to embarrass the intelligence community would also embarrass this Committee because the Committee is supposed to know what is going on in the intelligence community.

With every good wish, I am

Sincerely yours

EDWARD P. DELAN

Chairman

Enclosure

or invalidate any right proved For Release 2002/08/2 ent APPD 85-00824 ROBO 100800 1007 the vote on the mat in section; 301 and 303. cerned another committee of Frence of Representative Charles C. Diggs, J

TITLE III-MISCELLANEOUS

PROCEDUZE

Sec. 301 (a) An action to enforce any rights or haddittes evented by this Act may be brought an discuss court of the United States with the controversy of any place court of competent jurisdiction

(b) Injuly case of the position arising under this Act which is brought in a district court of the United States, this action may be brought in the judicial district where all the plaintiffs reside in addition to any other judicial district profiled by law.

(c) No action may be brought under this Act later than six years after the right to

that action arises.

(d) In any action brought by any sales representative against any principal under this Act, the burden of proof on the Issue of whether the principal acted without good cause shall rest on the principal.

(e) In any successful action brought by a sales representative under this Act, the court may award reasonable attorneys' fees and the cost of the action to the sales representative.

(1) Payment of indemnification under this Act shall be deemed to be a payment of wages and salary under title II. United States Code, sections 507(a)(3) and (4).

(g) The right to indemnification arises the date the principal has completed the actions listed in section 202 and does not terminate upon the death of the sales representative.

WAIVER PROHIBITED

Sec. 302. Any provision in any contract between any sales representative and any principal requiring the sales representative to waive any of the provisions of this Act shall be void.

FFFECT ON STATE LAW

Sec. 303. Nothing in this Act shall invalidate or restrict any right or remedy of any sales representative under the law of any State.

PERSONAL EXPLANATION

o Mr. LEWIS. Mr. Speaker, I was detained in a meeting when the conference report to accompany H.R. 3324, the International Development Cooperation Act of 1979, was voted upon. If I had been present, I would have voted "aye." •

CIA-ASSASSINATIONS COMMITTEE . INVESTIGATION

(Mr. BOLAND asked and was given permission to extend his remarks at this point in the Record.)

o Mr. BOLAND, Mr. Speaker, on June 13, 1979, the Washington Post carried a front page story headlined, "CIA Officer, Since fired, Rifled Hill Panel's Files."

The story described how, over a year before, a CIA employee detailed to guard a CIA safe in the offices of the House Committee on Assassinations, had rifled through sensitive committee files.

The story also contained comments on the incident made by a CIA spokesman, who indicated that the individual had been dismissed after an internal CIA investigation.

That newspaper story was the first indication that I or any other member of dication that I or any other member of policy in the formanent Select Committee on Intrapeous matter.)

Then President Benes Said that State Permanent Select Committee on Intrapeous matter.)

telligence had recepproced for Release 2002/09/21 ACIA; RDR\$5:00824R00040008001007 if the Czechoslov tendance of a funeral I was not able to Government would allow the Sov

The investigation was initiad: I at the

request of that committee.

Parenthetically, the chairman of the Select Committee on Assassinations, Representative Louis Stokes, has since made a definitive public statement about the facts surrounding the incident and the investigation.

What concerned me at the time of the Post story, and what would have concerne at the time of the incident, had I woom of it, was whether some illegn: or improper intelligence operation hed wourted...

Atte Permanent Select Committee on Intelligence has since conducted its own study, which reaches the same conclusions as did Mr. Stokes, that is, that the CIA employee acted by himself and not for or at the behest of anyone at CIA.

Nonetheless, the committee had no opportunity to draw its own conclusions until the story was made public.

Most importantly, the committee was never notified of the incident nor, a year later, that a newspaper article concerning it was in the offing.

The committee's first notice came

from the Washington Post.

Because of questions raised by the Post article, the committee staff conducted an investigation of the incident.

The conclusions of this investigation compliment the announced by Representative Stoke.

The committee found no evidence of CIA direction or involvement in the incident, atthough it is difficult, if not impossible, to determine the CIA employee's motive or purpose for doing what he did.

I also wrote to the Director of Central Intelligence, Admiral Turner, expressing my concern that the committee had not known earlier of this incident.

He has since replied to my letter acknowledging that the CIA should have

kept the committee informed.

He and I have reached an understanding that in the future, should circumstances arise which suggest illegal or improper actions by intelligence officers or employees, or which otherwise relate to concerns of this committee, he will undertake to promptly bring them to the attention of the committee.

I feel that if this undertaking, which I consider very forthcoming, works as I believe it should, this committee will have achieved a significant improvement in this important area of congressional oversight.

The committee has generally enjoyed good working relationships in its over-Fight of intelligence agencies.

It is my hope that, growing out of this affair, those relationships will improve in one important aspect.

PERSONAL EXPLANATION

(Mr. PEPPER resked and was given permission to extend his remarks at this point in the Record and to include ex-

House Joint Resolution 378, Had I be present, I would have voted "aye" on re call No. 404.3

PERSONAL EXPLANATION

(Mr. PEPPER asked and was gill Larmission to extend his remarks at point in the Recoad and to include traneous matter.)

a Mr. PEPPER. Mr. Speaker, due to cumstances beyond my control I mis the following rollcall votes last night I we a present I would have voted:

Rollcall No. 425, "nay." Rollcall No. 426, "nay." Rollcall No. 427, "aye," @

ASSURING CZECHOSLOVAKIA CONTINUED U.S. SUPPORT

CMr. PEPPER asked and was gi permission to extend his manufact t point in the Errors and a melude

trangous matrifix Mr. PEPPE, I. Mr. Speaker, August 1968, was a day of infam; perpetra upon the able, historical and freedo loving people of Czechoshamkia when Russians by military for a in a bold savage exercise of military power a over the government of the country. T usurpation of power by military force the Soviet Union came as a sad a shocking end in military subjugation this proud people which had won th emancipation from the Austria-Hi garian empire after World War I a had established under the leadership that venerable and great statesm Thomas Mazaryk, au independent public. Incidentally, Thomas Maza lived at the old hotel at 2400 16th Str while he was working out, with strong concurrence of our Governme the independence of his beloved count

I visited Prague in 1945 as a Sena and had a long conference with the President Eduard Benes and had all dinner consultation with the son Thomas Mazaryk, Jan Garrigue Ma 17k, then Minister of Foreign Affa They told me of the sad days of the public when the nation was taken o by Hitler and how they yearned to gain their freedom. During the war country was overrun by Soviet troo Finally, the Germans were expelled t the people of Czechoslovakia dared hope that they were about to beco free again. The Russians, by the w always claimed that it was they w freed Czechoslovakia of the German vaders but we know that the Uni States had a large part in this ent prise. President Benes told me of h the occupying Soviet Army was m treating and brutalizing the people Czechoslovakia. President Benes rem strated with Premier Stalin himself a Stalin promised President Banes t he would curtail much of this mistre ment. President Benes said the situat did improve after this promise. But Russians stayed on.

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